§ 460.34

- (7) A statement of the organization's policies on eligibility, enrollment, voluntary disenrollment, and involuntary disenrollment.
- (8) A description of services available to participants.
- (9) A description of the organization's quality assessment and performance improvement program.

(10) A statement of the levels of performance required by HCFA on standard quality measures.

(11) A statement of the data and information required by HCFA and the State administering agency to be collected on participant care.

(12) The capitation rates for Medicare and Medicaid.

- (13) A description of procedures that the organization will follow if the PACE program agreement is terminated.
- (b) Optional content. (1) An agreement may provide additional requirements for individuals to qualify as PACE program eligible individuals, in accordance with § 460.150(b) (4).
- (2) An agreement may contain any additional terms and conditions agreed to by the parties if the terms and conditions are consistent with sections 1894 and 1934 of the Act and regulations in this part.

§ 460.34 Duration of PACE program agreement.

An agreement is effective for a contract year, but may be extended for additional contract years in the absence of a notice by a party to terminate.

Subpart D—Sanctions, Enforcement Actions, and Termination

§ 460.40 Violations for which HCFA may impose sanctions.

In addition to other remedies authorized by law, HCFA may impose any of the sanctions specified in §§ 460.42 and 460.46 if HCFA determines that a PACE organization commits any of the following violations:

(a) Fails substantially to provide to a participant medically necessary items and services that are covered PACE services, if the failure has adversely affected (or has substantial likelihood of adversely affecting) the participant.

- (b) Involuntarily disensels a participant in violation of § 460.164.
- (c) Discriminates in enrollment or disenrollment among Medicare beneficiaries or Medicaid recipients, or both, who are eligible to enroll in a PACE program, on the basis of an individual's health status or need for health care services.
- (d) Engages in any practice that would reasonably be expected to have the effect of denying or discouraging enrollment, except as permitted by \$460.150, by Medicare beneficiaries or Medicaid recipients whose medical condition or history indicates a need for substantial future medical services.
- (e) Imposes charges on participants enrolled under Medicare or Medicaid for premiums in excess of the premiums permitted.
- (f) Misrepresents or falsifies information that is furnished—
- (1) To HCFA or the State under this part; or
- (2) To an individual or any other entity under this part.
- (g) Prohibits or otherwise restricts a covered health care professional from advising a participant who is a patient of the professional about the participant's health status, medical care, or treatment for the participant's condition or disease, regardless of whether the PACE program provides benefits for that care or treatment, if the professional is acting within his or her lawful scope of practice.
- (h) Operates a physician incentive plan that does not meet the requirements of section 1876(i)(8) of the Act.
- (i) Employs or contracts with any individual who is excluded from participation in Medicare or Medicaid under section 1128 or section 1128A of the Act (or with any entity that employs or contracts with that individual) for the provision of health care, utilization review, medical social work, or administrative services.

§460.42 Suspension of enrollment or payment by HCFA.

(a) *Enrollment*. If a PACE organization commits one or more violations specified in §460.40, HCFA may suspend enrollment of Medicare beneficiaries after the date HCFA notifies the organization of the violation.

- (b) Payment. If a PACE organization commits one or more violations specified in §460.40, for individuals enrolled after the date HCFA notifies the PACE organization of the violation, HCFA may take the following actions:
- (I) Suspend Medicare payment to the PACE organization.
- (2) Deny payment to the State for medical assistance for services furnished under the PACE program agreement.
- (c) *Term of suspension*. A suspension or denial of payment remains in effect until HCFA is satisfied that the following conditions are met:
- (1) The PACE organization has corrected the cause of the violation.
- (2) The violation is not likely to recur.

§ 460.46 Civil money penalties.

- (a) HCFA may impose civil money penalties up to the following maximum amounts:
- (1) For each violation regarding enrollment or disenrollment specified in § 460.40 (c) or (d), \$100,000 plus \$15,000 for each individual not enrolled as a result of the PACE organization's discrimination in enrollment or disenrollment or practice that would deny or discourage enrollment.
- (2) For each violation regarding excessive premiums specified in § 460.40(e), \$25,000 plus double the excess amount above the permitted premium charged a participant by the PACE organization. (The excess amount charged is deducted from the penalty and returned to the participant).
- (3) For each misrepresentation or falsification of information, specified in § 460.40(f)(1), \$100,000.
- (4) For any other violation specified in § 460.40, \$25,000.
- (b) The provisions of section 1128A of the Act (other than subsections (a) and (b)) apply to a civil money penalty under this section in the same manner as they apply to a civil money penalty or proceeding under section 1128A(a).

§ 460.48 Additional actions by HCFA or the State.

After consultation with the State administering agency, if HCFA determines that the PACE organization is not in substantial compliance with re-

- quirements in this part, HCFA or the State administering agency may take one or more of the following actions:
- (a) Condition the continuation of the PACE program agreement upon timely execution of a corrective action plan.
- (b) Withhold some or all payments under the PACE program agreement until the organization corrects the deficiency.
- (c) Terminate the PACE program agreement.

§ 460.50 Termination of PACE program agreement.

- (a) Termination of agreement by HCFA or State. HCFA or a State administering agency may terminate at any time a PACE program agreement for cause, including, but not limited to the circumstances in paragraphs (b) or (c) of this section.
- (b) Termination due to uncorrected deficiencies. HCFA or the State administering agency may terminate a PACE program agreement if HCFA or the State administering agency determines that both of the following circumstances exist:
 - (1) Either—
- (i) There are significant deficiencies in the quality of care furnished to participants; or
- (ii) The PACE organization failed to comply substantially with conditions for a PACE program or PACE organization under this part, or with terms of its PACE program agreement.
- (2) Within 30 days of the date of the receipt of written notice of a determination made under paragraph (b)(1) of this section, the PACE organization failed to develop and successfully initiate a plan to correct the deficiencies, or failed to continue implementation of the plan of correction.
- (c) Termination due to health and safety risk. HCFA or a State administering agency may terminate a PACE program agreement if HCFA or the State administering agency determines that the PACE organization cannot ensure the health and safety of its participants. This determination may result from the identification of deficiencies that HCFA or the State administering agency determines cannot be corrected.